IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION

Civil Action No: 1:07-CV-00231-LHT-DHL

C. BURGESS,

Plaintiff,

v.

ENFORCE MEDIA, INC., IWIZARD HOLDING, INC., ADKNOWLEDGE, INC., BASEBALL EXPRESS, INC., ALLEN-EDMONDS SHOE CORPORATION, INTERSEARCH GROUP, INC., TRUSCO MANUFACTURING COMPANY, PRICEGRABBER.COM, INC., SHOPZILLA, INC., DAZADI, INC., and SIX THREE ZERO ENTERPRISES, LLC.

STIPULATION OF DISMISSAL

Defendants.

Pursuant to Fed. R. Civ. P. 41(a), the parties stipulate as follows:

- 1. Plaintiff Albert C. Burgess, Jr. dismisses this action with prejudice.
- 2. The parties shall bear their own costs.

This day of July, 2007.

Albert C. Burgess

P. B. 6355

Hendersonville, NC 28793

Pro Se

s/ Jennifer F. Revelle

Julian H. Wright

N.C. Bar No. 19345

Jennifer F. Revelle

N.C. Bar No. 32896

ROBINSON, BRADSHAW & HINSON, P.A.

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Charlotte, NC 28246

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Counsel for Defendant Experian Information Solutions, Inc.

CERTIFICATE OF SERVICE

I hereby certify that I have this day electronically filed a copy of the foregoing STIPULATION OF DISMISSAL with the Clerk of Court using the ECF system that will send notification thereof to the following:

Jacqueline Grant Kenneth R. Raynor ROBERTS & STEVENS, P.A. TEMPLETON & RAYNOR P.O. Box 7647 1800 East Boulevard Asheville, NC 28802 Charlotte, NC 28203 igrant@roberts-stevens.com ken@templetonraynor.com

Brian Heslin Mary Euler Moore & Van Allen McGuire, Wood & Bissette, P.A. P.O. Box 3180 100 N. Tryon Street, Suite 4700 Charlotte, NC 28202-4003 Asheville, NC 28802 brianheslin@mvalaw.com mauler@mwbavl.com

I have further served a copy of the foregoing STIPULATION OF DISMISSAL on Plaintiff by depositing a copy thereof in an envelope bearing sufficient postage in the United States mail, addressed to:

> C. Burgess P. B. 6355 Hendersonville, NC 28793

This 23rd day of July, 2007.

s/ Jennifer F. Revelle Jennifer F. Revelle